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REJECTION OFFICE. TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING
REJECTION OVER A PENDING "REFERENCE" APPLICATION In re Application of Mark Chempion et al. Application No.: 10/078,943 For CHECKERBOARD BUFFER USING TWO-DIMENSIONAL BUFFER PAGES AND USING MEMORY BANK ALTERATION In maxing the above disclaimer, the owner does not disclaim the terminal part of they patent granted on the instant application that would extend to the expiration date of the full stabulary term or defined in 35 U.S.C. 154 and 178 of any patent granted on said reference application, "as the term of any petent granted on eald reference application may be shortened by any terminal disclaimer filed prior to the grant of any patent on the pending reference application," in the event that any such patent granted on the pending reference application, in the event that any such patent granted on the pending reference application, in the event that any such patent granted on the pending reference application, in the event that is the pending reference application, is the shadow that the pending reference application, is the shadow that the pending reference application, is the pending that the pending reference application, is the pending that the pending reference application of the pending reference application. The pending that the pending that the pending the pending that the pending reference application of the september of the pending reference application of the full stabulary term as chortened by any terminal disclaimer filed prior to the grant. For submissions on behalf of a business/organization (e.g., corporation, partnersity, university, government egancy, etc.), the undersigned is empowered to act on behalf of the business/organization. Check either box 1 or 2 below, if appropria I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and befiel are believed to be true; and further that these statements were made with the knowledge that will'd takes statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Tills 18 of the United States Code and that such will'd takes statements may jeopardize the validity of the application or any patent issued thereon. 2. The undersigned is an attorney or agent of record. Reg. No. 64,738 August 23, 2006 Martin R. Bader Typed or printed name (858)552-1311 Telephone Number Terminal discrimer (se under 37 CFR 1.20(d) is included. WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and sufficients on PTO-2008.

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